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Jonathan L. Jules (JS-4674)
Jonathan L. Jules (JS-4674)
Jonathan L. Jules (JI-5882)
Landro C. Gigante (EG-7402)
AKIN GUMP STRAUSS HAUER & FELD LLP
590 Madison Avenue
New York, New York 10022
(212) 872-1000

Attorneys for Defendants United Parcel Service, Inc., United Parcel Service of America, Inc., and United Parcel Service Co.

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK KEITH MURRAY

Plaintiff,

-against-

UNITED PARCEL SERVICE OF AMERICA, INC., UNITED PARCEL SERVICE, INC., UNITED PARCEL SERVICE CO., THOMAS CLEARY and JILLIAN DEDIER,

Defendants.

No.

MAR 0 4 2008

U.S.L.C.

CASHIERS

RULE 7.1 STATEMENT OF

DEFENDANTS UNITED

PARCEL SERVICE, INC., UNITED

PARCEL SERVICE OF AMERICA.

INC., AND UNITED PARCEL

SERVICE CO.

Pursuant to Rule 7.1 of the Federal Rules of Civil Procedure and to enable judges of this Court to evaluate possible disqualification or recusal, the undersigned counsel for Defendants United Parcel Service, Inc., United Parcel Service of America, Inc., and United Parcel Service Co., states as follows:

United Parcel Service, Inc., a publicly-held Delaware corporation, is the ultimate parent of Defendant United Parcel Service, Inc., a New York corporation, Defendant United Parcel Service of America, Inc., a Delaware corporation, and Defendant United Parcel Service Co., a

Delaware corporation. No other publicly held corporations own 10% or more of Defendants stock.

Dated: New York, New York

March 4, 2008

Respectfully submitted,

Jonathan L. Sulds (JS-4674)

Jonathan A. Israel (JI-5882)

Evandro C Gigante (EG-7402)

AKIN GUMP STRAUSS HAUER AND FELD LLP

590 Madison Avenue

New York, New York 10022

(212) 872-1000 (telephone)

(212) 872-1002 (facsimile)

Attorneys for Defendants United Parcel Service, Inc., United Parcel Service of America, Inc., and United Parcel Service Co.